PATENT COOPERATION TREATY

From the

INTERNATIONAL SEARCHING AUTHORITY

To: YOON, Dong Yol YOON & LEE International Patent & Law Office 9th Fl., Yosam Bldg., 648-23 Yoksam-dong, Gangnam-gu Seoul 135- 748 Republic of Korca			PCT TTEN OPINION OF TO DNAL SEARCHING A (PCT Rule 43bis.1)	
		Date of mailing (day/month/year) 12	2 JULY 2005 (12.0	7.2005)
Applicant's or agent's file reference PCT-040410		FOR FURTHER ACTION See paragraph 2 below		
	ational filing date (EBRUARY 20	(day/month/year) 005 (28.02.2005)	Priority date(day/monion) 10 APRIL 2004 (10.04	• /
International Patent Classification (IPC) or both a IPC7 C07C 31/24 Applicant AMOREPACIFIC CORPORATION		ion and IPC		
1. This opinion contains indications relating to t Box No. 1 Basis of the opinion Box No. II Priority Box No. III Non-establishment of o Box No. IV Lack of unity of inven Box No. V Reasoned statement und citations and explanation Box No. VI Certain documents cite Box No. VII Certain defects in the i Box No. VIII Certain observations on	pinion with regard tion der Rule 43bis.1(a) ns supporting such d nternational applic	I to novelty, inventive st (i) with regard to novel a statement		•
2. FURTHER ACTION If a demand for international preliminary examinternational Preliminary Examining Authority other than this one to be the IPEA and the choopinions of this International Searching Authority this opinion is, as provided above, considere IPEA a written reply together, where appropriate for form PCT/ISA/220 or before the expiration For further options, see Form PCT/ISA/220.	y ("IPEA") except sen IPEA has noti ority will not be so ed to be a written of ate, with amendme	that this does not apply fied the International Bu considered. opinion of the IPEA, the ents, before the expiration	where the applicant chareau under Rule 66.1bi areau under Rule 66.1bi applicant is invited to so on of 3 months from the	ooses an Authority s(b) that written

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3. For further details, see notes to Form PCT/ISA/220.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000554

Box No. 1 Basis of this opinion
 With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
Rules 12.3 and 25.1(0)).
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material
a sequence listing
table(s) related to the sequence listing
b. format of material
in wirtten format
in computer readable form
c. time of filing/furnishing
contained in the international application as filed.
filed together with the international application in computer readable form.
lurnished subsequently to this Authority for the purposes of search.
In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additioanl copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/KR2005/000554

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims 1 - 7	YES
	Claims NONE	NO
Inventive step (IS)	Claims 1 - 7	YES
	Claims NONE	NO
Industrial applicability (IA)	Claims 1-7	YES
	Claims NONE	NO

2. Citations and explanations:

1. Reference is made to the following documents:

D1: EP0163806 A1(MIRANOL CHEMICAL COM.) 11. DEC. 1985

D2: JP04089450 A(KAO CORP.) 23 MAR. 1992

2. Novelty and Inventive Step

The present invention relates to a pentaerythritol derivative compound represented by formula 1, which improves the moisture retaining ability of the stratumcorneum and shows high moisturizing ability even in dry condition, a preparation method thereof, and a liquid crystalbase containing the same.

D1 and D2, which are considered to represent the most relevant state of the art, disclose pentaerythritol compounds or mixture for hair and skin cosmetics.

Comparing the compounds in claim 1 of the present invention with those of D1 and D2, D1 and D2 disclose partially pentaerythritol group but do not disclose the chemical structure compising pentaerythritol group and ethoxylate or pentaerythritol propoxylate group together having an ethylene glycol repeat unit(-OCH2CH2O-). Also they do not disclose the same compounds as the pentaerythritol derivatives of the present invention.

Therefore, claim 1 of the present invention is not disclosed in any of the prior art documents above and thus meets the requirement of PCT Article 33(2).

As stated above, the chemical structures of D1 and D2 are different from those of the compounds of claim 1 and do not disclose the feature of the present invention that improves the moisture retaining ability of the stratumcorneum and shows high moisturizing ability even in dry condition. Consequently, the invention claimed in claim 1 cannot be early invented from the teachings of D1 and D2 and meets the requirement of PCT Article 33(3).

(Continued on Supplemental Sheet.)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2005/000554

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In case the	space in any (of the precedin	g boxes is not.	sumicient.

Box No. IV

Continuation of:

Supplemental Box

Since independent claim 1 is novel and involves an inventive step, claims 2-7 that relate to a method for preparing the pentaerythriol derivatives of claim 1 or a liquid crystal base and oil-soluble moisturizers comprising the pentaerythriol derivatives of claim 1, are considered to be novel and involve an inventive step under PCT Article 33(2)-(3).

3. Industrial Applicability

The subject matter of claims 1-7 is considered to be industrially applicable under PCT Article 33(4).